

IN THE CIRCUIT COURT OF THE 11TH  
JUDICIAL CIRCUIT IN AND FOR  
MIAMI-DADE COUNTY, FLORIDA

COMPLEX BUSINESS LITIGATION  
DIVISION

In re:

CRYSTAL CRUISES LLC, a California  
limited liability company,

Case No. 2022-002742-CA-01  
Lead Case

CRYSTAL HOLDINGS U.S., LLC, a  
Delaware limited liability company,

Case No. 2022-002757-CA-01

CRYSTAL AIRCRUISES, LLC, a Florida  
limited liability company, and

Case No. 2022-002758-CA-01

Assignors,  
To:

(Jointly Administered Cases)

MARK C. HEALY,

Assignee.

\_\_\_\_\_ /

**ASSIGNEE'S SEVENTEENTH OMNIBUS OBJECTION TO CLAIMS**

**THIS IS AN OBJECTION TO YOUR CLAIM. THE ASSIGNEE IS ASKING THE COURT TO MODIFY OR DISALLOW THE CLAIM THAT YOU FILED IN THIS ASSIGNMENT FOR THE BENEFIT OF CREDITORS CASE. CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON EXHIBIT 1 TO THIS OBJECTION.**

**YOU SHOULD IMMEDIATELY CONTACT THE ASSIGNEE'S OFFICE AT [CRYSTALCLAIMSOBJ@MOECKER-CRYSTAL.COM](mailto:CRYSTALCLAIMSOBJ@MOECKER-CRYSTAL.COM) TO RESOLVE THE DISPUTE. IF YOU DO NOT CONTACT THE ASSIGNEE'S OFFICE WITHIN 21 DAYS OF SERVICE OF THIS OBJECTION, THE ASSIGNEE AND THE COURT WILL PRESUME THAT YOU DO NOT OPPOSE THE OBJECTION TO YOUR CLAIM, AND YOUR CLAIM MAY BE DISALLOWED OR MODIFIED WITHOUT FURTHER NOTICE OR A HEARING.**

Mark C. Healy (the “Assignee”), solely in his capacity as the Assignee for the benefit of creditors of Crystal Cruises LLC, Crystal Holdings U.S. LLC, and Crystal AirCruises LLC (collectively, the “Assignors”), files this omnibus objection to claims (the “Objection”), and in support thereof, states as follows:

### **BACKGROUND**

1. On February 10, 2022, the Assignors executed and delivered, and the Assignee accepted, irrevocable assignments for the benefit of creditors to the Assignee (collectively, the “Assignments”). On February 11, 2022 (the “Petition Date”), a *Petition Commencing Assignment for the Benefit of Creditors* was filed by the Assignee for each of the Assignors, thereby commencing the following assignment for the benefit of creditors cases pursuant to Chapter 727 of the Florida Statutes, in this Court: *In re Crystal Cruises LLC*, Case No. 2022-002742-CA-01, *In re Crystal Holdings U.S. LLC*, Case No. 2022-002757-CA-01, and *In re Crystal Aircruises LLC*, Case No. 2022-002758-CA-01 (collectively, the “Assignment Cases”). On March 3, 2022, the Court entered orders in each of the Assignment Cases consolidating and jointly administering the Assignment Cases for procedural purposes.

### **RELIEF REQUESTED**

2. Section 727.108(10) of the Florida Statutes provides that the Assignee shall “[e]xamine the validity and priority of all claims against the estate.” Furthermore, section 727.113(1) of the Florida Statutes provides that the Assignee “may file with the court an objection to a claim ...”

3. Section 727.109(4) of the Florida Statutes provides that the Court shall have the power to “allow or disallow claims against the estate and determine their priority ...”

4. The Assignee has examined the proofs of claim identified on **Exhibit 1**, and any documentation provided supporting such claims, and has determined that such claims should be modified or disallowed for the reasons set forth on **Exhibit 1**.

5. Accordingly, the Assignee files this Objection seeking to modify or disallow claims as set forth on the attached **Exhibit 1**.

### **PROCEDURES FOR CONSUMER AND EMPLOYEE CLAIMS OBJECTIONS**

6. On February 28, 2023, the Court entered an order approving procedures for filing and resolving objections to consumer and employee claims in the Assignment Cases (the “Claims Procedure Order”).

7. Pursuant to the Claims Procedure Order, if a claimant disputes this Objection to their claim, then within 21 days of service of this Objection, such claimant must contact the Assignee via email at [crystalclaimsobj@moecker-crystal.com](mailto:crystalclaimsobj@moecker-crystal.com) to attempt to resolve the dispute. If a claimant fails to contact the Assignee within the required time period, the Assignee and the Court will presume that such claimant does not oppose the relief requested in this Objection, and the Assignee may submit an order to the Court sustaining this Objection as it relates to such claimant without any further notice or hearing. Upon entry, the Assignee will serve such order upon the subject claimant via email or, if the Assignee does not have an email address for the subject claimant, via U.S. Mail.

8. Pursuant to the Claims Procedure Order, if a claimant contacts the Assignee within the required time period, and thereafter, the Assignee determines that the Assignee and the claimant are unable to resolve the dispute, the Assignee may file a Notice of Impasse with the Court identifying the unresolved claim. The Notice of Impasse will be served by the Assignee on

the subject claimant via email or, if the Assignee does not have an email address for the subject claimant, via U.S. Mail.

9. Pursuant to the Claims Procedure Order, following the filing of a Notice of Impasse by the Assignee, the claimant must file with the Court a written response to this Objection within 21 days (a “Response”). If the claimant fails to file the Response with the Court within the required 21-day period, the Assignee and the Court will presume that such claimant does not oppose the relief requested in this Objection, and the Assignee may submit an order to the Court sustaining this Objection as it relates to such claimant without any further notice or hearing. Upon entry, the Assignee will serve such order upon the subject claimant via email or, if the Assignee does not have an email address for the subject claimant, via U.S. Mail.

10. Pursuant to the Claims Procedure Order, a Response must be timely filed with the Court and include:

- a. a statement setting forth the particular Objection (*e.g.*, the Assignee’s *First* Omnibus Objection to Claims or the Assignee’s *Fifth* Omnibus Objection to Claims) and the particular claim(s) to which the Response is directed, including the claim number;
- b. a concise statement setting forth the reasons why the Court should not grant the Objection with respect to such claim, including the factual and legal bases upon which the claimant relies in opposing the Objection;
- c. a copy of any other documentation or other evidence of the claim, to the extent not already included with the claim, upon which the claimant will rely in opposing the Objection, provided that confidential, proprietary, or otherwise protected information should not be publicly filed with the Court, but the existence of such information should be disclosed to counsel for the Assignee; and
- d. the name, address, telephone number, and email address of the responding claimant and/or the name, address, telephone number, and email address of the claimant’s attorney or designated representative

11. If a claimant files a Response within the required time period, the Assignee, in the Assignee's sole discretion, may set the matter for a preliminary non-evidentiary hearing. The Assignee may set multiple claims objections to be heard in a single preliminary non-evidentiary hearing.

12. The Assignee shall be permitted to file a reply to any Response no later than 2 calendar days before the preliminary non-evidentiary hearing with respect to the relevant Objection. No sur-reply shall be permitted absent prior Court approval.

13. If the matter is not resolved at the preliminary non-evidentiary hearing, the Assignee and the claimant shall make a further attempt to resolve the matter. Thereafter, if the matter remains unresolved, the Assignee, in the Assignee's sole discretion, may set the matter for evidentiary hearing.

14. The Assignee may, in his sole discretion and in accordance with other orders of the Court, settle the validity, priority, amount, nature, or extent of contested claims without any further notice, order, or approval of the Court

15. Pursuant to the Claims Procedure Order, if allowed, the first \$10,000 of an employee claim will be deemed a priority claim pursuant to Fla. Stat. § 727.114(d) without further notice, order, or approval of the Court, and the balance of any such claim will be deemed a general unsecured claim pursuant to Fla. Stat. § 727.114(f).

16. Pursuant to the Claims Procedure Order, if allowed, the first \$2,225 of a consumer claim will be deemed a priority claim pursuant to Fla. Stat. § 727.114(e) without further notice, order, or approval of the Court, and the balance of any such claim will be deemed a general unsecured claim pursuant to Fla. Stat. § 727.114(f).

17. The Assignee reserves all rights to amend and supplement this Objection and file further objections.

WHEREFORE, the Assignee respectfully requests that the Court enter an order sustaining this Objection, granting the relief requested herein, and granting any other relief the Court deems just and proper.

Dated: May 1, 2023.

BERGER SINGERMAN LLP  
*Co-Counsel for Assignee*  
1450 Brickell Avenue, Suite 1900  
Miami, FL 33131  
Telephone: (305) 755-9500  
Facsimile: (305) 714-4340

By: /s/ Samuel J. Capuano  
Paul Steven Singerman  
Florida Bar No. 378860  
[singerman@bergersingerman.com](mailto:singerman@bergersingerman.com)  
Samuel J. Capuano  
Florida Bar No. 90946  
[scapuano@bergersingerman.com](mailto:scapuano@bergersingerman.com)

**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** a true and correct copy of the foregoing was served via the Florida Court's e-Filing Portal on May 1, 2023 to all parties that have entered an appearance in this case; and via email to all claimants listed on the attached **Exhibit 1** pursuant to the Claims Procedure Order.

By: /s/ Samuel J. Capuano  
Samuel J. Capuano

**EXHIBIT 1**

REFERENCE	CLAIMANT NAME(S)	CLAIM NUMBER	SUBMITTED CLAIM AMOUNT	GROUNDS FOR OBJECTION	PROPOSED TREATMENT OF CLAIM	PROPOSED ALLOWED AMOUNT
17.OBJ23.05-01C	Anthony Amato	C5205	\$ 500.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Boon Hwee Koh & Siew Fong Leong	C1757	\$ 12,622.40	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Brian Huber	C7902	\$ 5,625.20	PART OF THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Cade, Jennifer & Ryan Rhudy	C1786	\$ 4,360.26	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Carlos Franceschi	C2999	\$ 10,707.40	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Carol Laverne Liebgold	C8310	\$ 1,172.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Carol M. Hillier	C6387	\$ 1,070.55	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Catherine Deggeller	C273	\$ 10,908.00	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY TRAVEL AGENT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Charles L Alfrey	C11459	\$ 500.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Chong Jin KWA	C7870	\$ 83,373.40	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANTS AND IS A DUPLICATE OF OTHER CLAIMS SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Choon Wei Liew & Woon Hiong Chua	C1755	\$ 3,432.30	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Debora Mueller & Douglas Kahn	C3642	\$ 10,236.48	PART OF THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Deborah Wootton	C3117	\$ 6,269.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (VISA OR MASTERCARD), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Deborah Wootton	C3118	\$ 5,771.50	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (VISA OR MASTERCARD).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Debra Lee Krawczyk	C032	\$ 8,019.35	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANIES (VISA OR MASTERCARD AND DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Dennis & Julie Currens	C7947	\$ 8,319.00	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY FOR TRAVEL INSURANCE PREMIUM. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Dixie Faris	C7758	\$ 1,089.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00

**EXHIBIT 1**

REFERENCE	CLAIMANT NAME(S)	CLAIM NUMBER	SUBMITTED CLAIM AMOUNT	GROUNDS FOR OBJECTION	PROPOSED TREATMENT OF CLAIM	PROPOSED ALLOWED AMOUNT
17.OBJ23.05-01C	Dorinda Hardy	C1011	\$ 1,349.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Douglas G Crosby & Bonnie Crosby	C3791	\$ 6,332.50	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	ERIC JONES (KAREN BAINTER-ADVISOR)	C2288	\$ 2,456.02	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Frances R Fraser-Smith	C8330	\$ 958.35	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Gary Hartman	C3071	\$ 27,347.54	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANIES (AMERICAN EXPRESS AND DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Gerald & Michelle Gener	C9936	\$ 19,634.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (VISA OR MASTERCARD) TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Gerald Gener	C7896	\$ 13,308.96	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (VISA OR MASTERCARD) TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	GLENN STEVENS P/A FOOTPRINTS	C9436	\$ 8,881.60	PART OF THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (VISA OR MASTERCARD) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Helen Butler	C6362	\$ 2,633.79	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Horrace & Paula Bostick	C1909	\$ 783.60	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Howard Schlesinger	C3099	\$ 19,819.50	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Huiting Koh	C1759	\$ 4,899.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Huiting Koh	C1760	\$ 2,135.10	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	James Snyder	C5206	\$ 500.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	John Goodman & Anita Goodman	C11587	\$ 8,296.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Joseph Soha	C2114	\$ 29,721.08	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Joseph Soha	C2115	\$ 9,461.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Judith & David Rickey	C4459	\$ 1,947.10	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Judith Dawn Maack	C3297	\$ 960.22	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY FOR TRAVEL INSURANCE PREMIUM. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00



**EXHIBIT 1**

REFERENCE	CLAIMANT NAME(S)	CLAIM NUMBER	SUBMITTED CLAIM AMOUNT	GROUNDS FOR OBJECTION	PROPOSED TREATMENT OF CLAIM	PROPOSED ALLOWED AMOUNT
17.OBJ23.05-01C	JUDSON & LAURA CROSBY	C3792	\$ 12,426.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Katherine S Gross	C3546	\$ 1,123.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Kathleen S McCann	C453	\$ 6,052.34	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTIES FOR TRAVEL INSURANCE PREMIUM. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Kathryn Osajda	C5210	\$ 896.75	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Katie Alonzo	C8816	\$ 7,442.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Kok Fi John Ho & Ghuat Woon Tan	C1734	\$ 7,548.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Lisa Green (Sweetow)	C10435	\$ 10,000.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Lynda Butler	C6361	\$ 2,325.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	MARC SIGAL	C062	\$ 13,498.00	PART OF THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Marianne Byrne Goldschmidt	C4572	\$ 4,556.83	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY TRAVEL AGENT. PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY FOR TRAVEL INSURANCE PREMIUM. CLAIMANT HAS BEEN COMPENSATED IN FULL BY TRAVEL INSURANCE COMPANY, CREDIT CARD COMPANIES (VISA OR MASTERCARD) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Mark & Sharon Hackmeyer	C907	\$ 1,647.80	THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Martti Mannoja	C5100	\$ 9,636.00	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY FOR TRAVEL INSURANCE PREMIUM. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Michael & Virginia Fontana	C1241	\$ 1,499.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Michael Alan Creighton	C7270	\$ 1,270.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Nancy Lee Wills Smith	C5213	\$ 1,600.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Nicholas Cicali	C8319	\$ 2,183.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00

**EXHIBIT 1**

REFERENCE	CLAIMANT NAME(S)	CLAIM NUMBER	SUBMITTED CLAIM AMOUNT	GROUNDS FOR OBJECTION	PROPOSED TREATMENT OF CLAIM	PROPOSED ALLOWED AMOUNT
17.OBJ23.05-01C	Pakchow Eric Chow & Beelay Sarah Tan	C1732	\$ 4,800.50	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Pakchow Eric Chow & Beelay Sarah Tan	C1733	\$ 200.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Phyllis A Goldie	C745	\$ 7,424.00	THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Po Nicola Lee	C1753	\$ 31.50	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Po Nicola Lee	C1754	\$ 178.50	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Rafiq Nims	C5208	\$ 600.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Rafiq Nims & Susan Algharaibeh	C5744	\$ 2,224.50	THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Richard & Judith Oken	C470	\$ 3,555.50	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Richard Bradshaw	C6927	\$ 17,978.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (VISA OR MASTERCARD) AND TRAVEL INSURANCE COMPANY.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Robert & Deborah Neidermire	C9172	\$ 15,224.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Robert & Deborah Neidermire	C9173	\$ 24,022.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Robert Grabowski & Lora Grabowski	C4670	\$ 4,545.06	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Robert Kempke	C6281	\$ 4,402.50	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Robert L Knox	C661	\$ 11,879.58	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANIES (VISA OR MASTERCARD AND DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Roberta Fitzgibbon	C5508	\$ 13,016.85	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Rochelle A Pitassi	C1027	\$ 22,995.96	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	RodneyLeonard Shadbolt	C10398	\$ 1,123.54	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Roger E Eggen	C881	\$ 1,894.20	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Roger Van Remmen	C11090	\$ 2,152.80	PART OF THIS CLAIM IS FOR AMOUNTS PAID BY CLAIMANT TO THIRD PARTY FOR TRAVEL INSURANCE PREMIUM. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS), TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Ronald Hall	C9908	\$ 1,652.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Sally Musko	C399	\$ 1,054.35	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00

**EXHIBIT 1**

REFERENCE	CLAIMANT NAME(S)	CLAIM NUMBER	SUBMITTED CLAIM AMOUNT	GROUNDS FOR OBJECTION	PROPOSED TREATMENT OF CLAIM	PROPOSED ALLOWED AMOUNT
17.OBJ23.05-01C	Sandy Rittenhouse	C5386	\$ 10,762.59	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Scott Davey	C6643	\$ 2,374.35	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANIES (VISA OR MASTERCARD AND DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Sharon Wolinski - Fairfield	C4083	\$ 14,372.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Sherri & Douglas Williams	C5163	\$ 1,550.40	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Tai-Che & Yin-Hung Yun	C5817	\$ 23,100.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANIES (VISA AND MASTERCARD AND AMERICAN EXPRESS AND DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	TENG HOCK NGO AND GUAT SIM NG	C10330	\$ 1,931.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Terri Munselle	C11123	\$ 2,386.80	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Thomas Follosco	C4105	\$ 18,172.20	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Timothy & Michele D Stull	C6117	\$ 2,899.00	THIS CLAIM IS FOR AN INCENTIVE COUPON WITH NO CASH VALUE	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Timothy Davis	C10123	\$ 2,920.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Victor Owusu Yaw	C10344	\$ 1,183.20	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Warren BREAUX	C6522	\$ 1,040.70	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (DISCOVER).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	William Bird	C5211	\$ 1,240.66	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	WILLIAM D HOCKETT	C6232	\$ 13,186.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	William English Moore	C7273	\$ 1,270.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	William Hockett & Jack Long Jr	C3327	\$ 32,136.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	William Hockett & Jack Long Jr	C3329	\$ 34,226.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	William Hockett & Jack Long Jr	C3452	\$ 17,902.00	PART OF THIS CLAIM IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT. CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS) TRAVEL INSURANCE COMPANY AND OTHER SOURCES.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00

**EXHIBIT 1**

REFERENCE	CLAIMANT NAME(S)	CLAIM NUMBER	SUBMITTED CLAIM AMOUNT	GROUNDS FOR OBJECTION	PROPOSED TREATMENT OF CLAIM	PROPOSED ALLOWED AMOUNT
17.OBJ23.05-01C	Woodrow Fiveland	C3459	\$ 2,200.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY TRAVEL INSURANCE COMPANY.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Xuefeng Koh & Felicia Lim	C1763	\$ 7,398.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Xuefeng Koh & Felicia Lim	C1764	\$ 2,867.70	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Yasuo Fukushima	C8313	\$ 23,031.18	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Yee Tat David Eu & Wei Chi Wee	C1765	\$ 5,357.70	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Yee Tat David Eu & Wei Chi Wee	C1766	\$ 392.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Yolanda Del Dotto	C10917	\$ 16,851.00	CLAIMANT HAS BEEN COMPENSATED IN FULL BY CREDIT CARD COMPANY (AMERICAN EXPRESS).	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Zhifeng Koh & Cheryl Shi Hui Ng	C1761	\$ 2,867.70	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00
17.OBJ23.05-01C	Zhifeng Koh & Cheryl Shi Hui Ng	C1762	\$ 7,398.00	THIS CLAIM WAS SUBMITTED BY TRAVEL AGENT ON BEHALF OF CLAIMANT AND IS A DUPLICATE OF ANOTHER CLAIM SUBMITTED BY CLAIMANT.	DISALLOW AND EXPUNGE IN ITS ENTIRETY	\$0.00